IN THE UNITED STATES BANKRUPTCY COURT FOR THE WESTERN DISTRICT OF PENNSYLVANIA

IN RE:)	
)	
Aaron W. Pikovsky and)	Case No. 15-21336
Josephine T. Pikovsky,)	Chapter 13
•)	Docket No.
Debtors)	
)	
)	
Aaron W. Pikovsky and)	
Josephine T. Pikovsky,)	
)	
Movants)	
)	
VS.)	
)	
M&T Bank, Toyota Motor Credit)	
Corporation, Wells Fargo Dealer Services)	
and Ronda J. Winnecour, Chapter 13 Truste	ee)	
_)	
Respondents)	

NOTICE OF PROPOSED MODIFICATION TO CONFIRMED CHAPTER 13 PLAN DATED MAY 1, 2015

- Pursuant to 11 U.S.C. Section 1329, the debtors have filed an Amended Chapter
 13 Plan dated June 18, 2018 that is attached hereto. Pursuant to the Amended
 Chapter 13 Plan, the debtors seek to modify the confirmed Plan in the following particulars:
 - a. The Chapter 13 payment will increase to \$4,926.00 effective June, 2018.
 - b. The lease for the 2013 Scion through Toyota Financial Services has ended.
 - c. Toyota Motor Credit Corporation will receive \$325.26/month beginning
 June, 2018.

- d. Debtors' counsel has increased his fees to \$4,400.00 to be paid under the Plan.
- 2. The proposed modification to the confirmed Plan will impact the treatment of the claims of the following creditors in the following particulars:
 - a. Toyota Financial Services will no longer be paid as a secured creditor.
 - Toyota Motor Credit Corporation will receive \$325.26/month beginning
 June, 2018.
- 3. The debtors submit that the reasons for the modification are as follows:
 - a. The lease on the 2013 Scion has ended.
 - b. Debtors' were approved by Order of Court to purchase a replacement vehicle, which is financed through Toyota Motor Credit Corporation.
 - c. Debtors' counsel has performed additional work in relation to the purchase of the vehicle.
- 4. The debtors submit that the requested modification is being proposed in good faith and not for any means prohibited by applicable law. The debtors further submit that the proposed modification complies with 11 U.S.C. Sections 1322(a), 1322(b), 1325(a) and 1329 and, except as set forth above, there are no other modification being sought by way of this Amended Chapter 13 Plan.

WHEREFORE, the debtors respectfully request that this Court enter an Order confirming the Amended Chapter 13 Plan and for such other relief the Court deems equitable and just.

Respectfully submitted,

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June 18, 2018 /s/Kenneth Steidl_

DATE Kenneth Steidl, Es

Kenneth Steidl, Esquire Attorney for the Debtors STEIDL & STEINBERG Suite 2830 – Gulf Tower 707 Grant Street Pittsburgh, PA 15219 (412) 391-8000 PA I. D. No. 34965 Fax No. (412) 391-0221 ksteidl@steidl-steinberg.com

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Fill in this information to identify your case:					
Debtor 1	Aaron	W.	Pikovsky		
200101	First Name	Middle Name	Last Name		
Debtor 2	Josephine	T.	Pikovsky		
(Spouse, if filing)	First Name	Middle Name	Last Name		
United States Bankruptcy Court for the Western District of Pennsylvania					
Case number 15-21336					
(if known)					

	Check if this is an amended plan, and list below the
	sections of the plan that have
	been changed.
2.1,	3.1

the trustee from future earnings as

Western District of Pennsylvania

Chapter 13 Plan Dated: Jun 18, 2018

Part	4	
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Notices

To Debtors:

This form sets out options that may be appropriate in some cases, but the presence of an option on the form does not indicate that the option is appropriate in your circumstances. Plans that do not comply with local rules and judicial rulings may not be confirmable. The terms of this plan control unless otherwise ordered by the court.

In the following notice to creditors, you must check each box that applies.

To Creditors:

YOUR RIGHTS MAY BE AFFECTED BY THIS PLAN. YOUR CLAIM MAY BE REDUCED, MODIFIED, OR ELIMINATED.

You should read this plan carefully and discuss it with your attorney if you have one in this bankruptcy case. If you do not have an attorney, you may wish to consult one.

IF YOU OPPOSE THIS PLAN'S TREATMENT OF YOUR CLAIM OR ANY PROVISION OF THIS PLAN, YOU OR YOUR ATTORNEY MUST FILE AN OBJECTION TO CONFIRMATION AT LEAST SEVEN (7) DAYS BEFORE THE DATE SET FOR THE CONFIRMATION HEARING, UNLESS OTHERWISE ORDERED BY THE COURT. THE COURT MAY CONFIRM THIS PLAN WITHOUT FURTHER NOTICE IF NO OBJECTION TO CONFIRMATION IS FILED. SEE BANKRUPTCY RULE 3015. IN ADDITION, YOU MAY NEED TO FILE A TIMELY PROOF OF CLAIM IN ORDER TO BE PAID UNDER ANY PLAN.

The following matters may be of particular importance. Debtor(s) must check one box on each line to state whether the plan includes each of the following items. If the "Included" box is unchecked or both boxes are checked on each line, the provision will be ineffective if set out later in the plan.

1.1	A limit on the amount of any claim or arrearages set out in Part 3, which may result in a partial payment or no payment to the secured creditor (a separate action will be required to effectuate such limit)		Not Included
	Avoidance of a judicial lien or nonpossessory, nonpurchase-money security interest, set out in Section 3.4 (a separate action will be required to effectuate such limit)	○ Included	Not Included
1.3	Nonstandard provisions, set out in Part 9	☐ Included	Not Included

Part 2:

Plan Payments and Length of Plan

2.1 Debtor(s) will make regular payments to the trustee:

Total amount of follows:	f \$ <u>4,926.00</u> per	month for a remaining plan term	of 22 months shall be paid to
Payments	By Income Attachment	Directly by Debtor	By Automated Bank Transfer
D#1	\$4,926.00	\$0.00	\$0.00
D#2	\$0.00	\$0.00	\$0.00

(Income attachments must be used by debtors having attachable income) (SSA direct deposit recipients only)

2.2	Additional payments:			3.9				
	Unpaid Filing Fees available funds.	. The balance of \$	shal	ll be fully paid b	y the Trustee to t	he Clerk of	f the Bankruptcy (Court from the first
	Check one.							
	None. If "None" is o	checked, the rest of Se	ction 2.2 need not b	e completed or	reproduced.			
		make additional payı f each anticipated payı		ee from other s	sources, as spec	cified below	v. Describe the s	source, estimated
2.3	The total amount to l				y the trustee ba	ased on th	ne total amount	of plan payments
Pai	rt 3: Treatment of	Secured Claims						
3.1	Maintenance of payme	ents and cure of defa	ult, if any, on Long-	Term Continui	ng Debts.			
	Check one.							
	None If "None" is	checked, the rest of Se	ection 3.1 nood not b	a completed or	roproduced			
				·	•			
	the applicable contr	naintain the current co ract and noticed in cor	formity with any app	olicable rules. 1	hese payments	will be disk	oursed by the trus	tee. Any existing
		ed claim will be paid i em of collateral listed						
		will cease, and all sec						ior and paragraps.
	Name of creditor	C	ollateral		Current installme payment (including		Amount of arrearage (if any)	Start date (MM/YYYY)
	M&T Bank		1000 D D :					
	Acct. No. X-8054		1860 Beacon Drive lorth Huntington, PA	15642	\$2,0	25.00	\$0.00	
	Toyota Motor Cred	it Corporation 2	014 Toyota XB SW		\$32	25.26	\$3,562.60	06/2018
	Insert additional claims a	as needed.						
3.2	Request for valuation	of security, payment	of fully secured cla	ims, and modi	fication of unde	rsecured o	claims.	
	Check one.		·	,				
	None. If "None" is o	checked, the rest of Se	ection 3.2 need not b	e completed or	reproduced.			
	The remainder of t	his paragraph will be	effective only if the	e applicable bo	ox in Part 1 of th	is plan is	checked.	
		equest, by filing a sep	•			•		claims listed
	For each secured claim Amount of secured clain		` '					
	The portion of any allow amount of a creditor's sunsecured claim under F	secured claim is listed	below as having no	o value, the cre	ditor's allowed c	laim will b	e treated in its er	
	Name of creditor	Estimated amount of creditor's total claim (See Para. 8. below)	o matora.	Value of collateral	claims senior	Amount o secured claim	rate p	lonthly ayment to reditor
		\$0.00		\$0.00	\$0.00	\$0.00	0%	\$0.00

Insert additional claims as needed.

Debtor(sCase 11/5-21/336-Gebine Deco57y Filed 06/18/18 Entered 06/18/48 14/93:3915-40@c Main Page 6 of 12 Document 3.3 Secured claims excluded from 11 U.S.C. § 506. Check one. None. If "None" is checked, the rest of Section 3.3 need not be completed or reproduced. The claims listed below were either: (1) Incurred within 910 days before the petition date and secured by a purchase money security interest in a motor vehicle acquired for personal use of the debtor(s), or (2) Incurred within one (1) year of the petition date and secured by a purchase money security interest in any other thing of value. These claims will be paid in full under the plan with interest at the rate stated below. These payments will be disbursed by the trustee. Name of creditor Collateral Amount of claim Interest Monthly payment to creditor rate Wells Fargo Dealer Services Acct. No. X-5378 2011 Toyota Camry \$15,775.83 4.49% \$273.91 Insert additional claims as needed. 3.4 Lien Avoidance. Check one. None. If "None" is checked, the rest of Section 3.4 need not be completed or reproduced. The remainder of this paragraph will be effective only if the applicable box in Part 1 of this plan is checked. The judicial liens or nonpossessory, nonpurchase-money security interests securing the claims listed below impair exemptions to which the debtor(s) would have been entitled under 11 U.S.C. § 522(b). The debtor(s) will request, by filing a separate motion, that the court order the avoidance of a judicial lien or security interest securing a claim listed below to the extent that it impairs such exemptions. The amount of any judicial lien or security interest that is avoided will be treated as an unsecured claim in Part 5 to the extent allowed. The amount, if any, of the judicial lien or security interest that is not avoided will be paid in full as a secured claim under the plan. See 11 U.S.C. § 522(f) and Bankruptcy Rule 4003(d). If more than one lien is to be avoided, provide the information separately for each lien. Name of creditor Collateral Modified principal Interest Monthly payment balance* rate or pro rata \$0.00 \$0.00 Insert additional claims as needed. *If the lien will be wholly avoided, insert \$0 for Modified principal balance. 3.5 Surrender of Collateral. Check one. None. If "None" is checked, the rest of Section 3.5 need not be completed or reproduced. The debtor(s) elect to surrender to each creditor listed below the collateral that secures the creditor's claim. The debtor(s) request that upon confirmation of this plan the stay under 11 U.S.C. § 362(a) be terminated as to the collateral only and that the stay under 11 U.S.C. § 1301

The debtor(s) elect to surrender to each creditor listed below the collateral that secures the creditor's claim. The debtor(s) request that upon confirmation of this plan the stay under 11 U.S.C. § 362(a) be terminated as to the collateral only and that the stay under 11 U.S.C. § 130 be terminated in all respects. Any allowed unsecured claim resulting from the disposition of the collateral will be treated in Part 5.

Name of creditor

Collateral

Orange Lake Country Club Inc.

(Time Share in Orlando, FL)

Insert additional claims as needed.

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Name of taxing authority	Total amount of claim	Type of tax	Interest rate*	Identifying number(s) if collateral is real estate	Tax periods
	\$0.00		0%		

Insert additional claims as needed.

* The secured tax claims of the Internal Revenue Service, Commonwealth of Pennsylvania, and any other tax claimants shall bear interest at the statutory rate in effect as of the date of confirmation.

Part 4:

Treatment of Fees and Priority Claims

4.1 General.

Trustee's fees and all allowed priority claims, including Domestic Support Obligations other than those treated in Section 4.5, will be paid in full without postpetition interest.

4.2 Trustee's fees.

Trustee's fees are governed by statute and may change during the course of the case. The trustee shall compute the trustee's percentage fees and publish the prevailing rates on the court's website for the prior five years. It is incumbent upon the debtor(s)' attorney or debtor (if *pro se*) and the trustee to monitor any change in the percentage fees to insure that the plan is adequately funded.

4.3 Attorney's fees.

Attorney's fees are payable to Steidl and Steinberg	In addition to a retainer of $$610.00$	(of which \$ <u>500.00</u> was a
payment to reimburse costs advanced and/or a no-look costs depos	sit) already paid by or on behalf of the d	ebtor, the amount of \$ <u>4,400.00</u> i
to be paid at the rate of \$200.00 per month. Including any retains	ainer paid, a total of \$ in fee	s and costs reimbursement has been
approved by the court to date, based on a combination of the	no-look fee and costs deposit and pr	eviously approved application(s) for
compensation above the no-look fee. An additional \$	will be sought through a fee application	to be filed and approved before an
additional amount will be paid through the plan, and this plan cont	0 1 3	onal amount, without diminishing the
amounts required to be paid under this plan to holders of allowed un	secured claims.	
Check here if a no-look fee in the amount provided for in Local E	Bankruptcy Rule 9020-7(c) is being requε	sted for services rendered to the
debtor(s) through participation in the bankruptcy court's Loss Mit	tigation Program (do not include the no-le	ook fee in the total amount of

4.4 Priority claims not treated elsewhere in Part 4.

compensation requested, above).

None. If "None" is checked, the rest of Section 4.4 need not be completed or reproduced.

Name of creditor	Total amount of claim	Interest rate (0% if blank)	Statute providing priority status
	\$0.00	0%	

Insert additional claims as needed.

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4.5	Priority	Domestic Support	Obligations not assigned o	or owed to a	governmental unit.
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	If the debtor(s) is/are currently paying Domestic Support Obligations through existing state court order(s) and leaves this section blank, the debtor(s) expressly agrees to continue paying and remain current on all Domestic Support Obligations through existing state court orders.					
	Check here if this payment is for prepetition arrearages only.					
	Name of creditor (specify the actual payee, e.g. SCDU)	PA Description		Claim	Monthly payment or pro rata	
				\$0.00	\$0.00	
	Insert additional claims as needed.					
1.6	Domestic Support Obligations assigned or over Check one. None. If "None" is checked, the rest of Section 2.1 be for a term of 60 representation. Name of creditor	tion 4.6 need not be comp are based on a Domest an the full amount of th	bleted or reproduced. ic Support Obligation e claim under 11 U.S	n that has been ass S.C. § 1322(a)(4). T		
			_			
	Insert additional claims as needed.					
.7	Priority unsecured tax claims paid in full.					
	Name of taxing authority	Total amount of claim	Type of tax	Interest rate (0% if blank)	Tax periods	
		\$0.00		0%		
	Insert additional claims as needed.					

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Treatment of Nonpriority Unsecured Claims

5.1 Nonpriority unsecured claims not separately classified.

Debtor(s) <i>ESTIMATE(S)</i> that a total of \$92,000.00 will be available for distribution to nonpriority unsecured creditors.
Debtor(s) ACKNOWLEDGE(S) that a MINIMUM of \$0.00 shall be paid to nonpriority unsecured creditors to comply with the liquidation alternative test for confirmation set forth in 11 U.S.C. § 1325(a)(4).
The total pool of funds estimated above is NOT the MAXIMUM amount payable to this class of creditors. Instead, the actual pool of funds available for payment to these creditors under the plan base will be determined only after audit of the plan at time of completion. The estimated percentage of payment to general unsecured creditors is 75%. The percentage of payment may change, based upon the total amoun of allowed claims. Late-filed claims will not be paid unless all timely filed claims have been paid in full. Thereafter, all late-filed claims will be paid pro-rata unless an objection has been filed within thirty (30) days of filing the claim. Creditors not specifically identified elsewhere in this plan are included in this class.

5.2

included in this class.				
Maintenance of payments and cure of any defa	ault on nonpriority unse	cured claims.		
Check one.				
None. If "None" is checked, the rest of Section	on 5.2 need not be comple	eted or reproduced.		
The debtor(s) will maintain the contractual ins which the last payment is due after the final amount will be paid in full as specified below a	plan payment. These pa	yments will be disbursed by		
Name of creditor	Current installment payment	Amount of arrearage to be paid on the claim	Estimated total payments by trustee	Payment beginning date (MM/ YYYY)
	\$0.00	\$0.00	\$0.00	

Insert additional claims as needed.

5.3 Postpetition utility monthly payments.

The provisions of Section 5.3 are available only if the utility provider has agreed to this treatment. These payments comprise a single monthly combined payment for postpetition utility services, any postpetition delinquencies, and unpaid security deposits. The claim payment will not change for the life of the plan. Should the utility obtain a court order authorizing a payment change, the debtor(s) will be required to file an amended plan. These payments may not resolve all of the postpetition claims of the utility. The utility may require additional funds from the debtor(s) after discharge.

Name of creditor	Monthly payment	Postpetition account number
	\$0.00	

Insert additional claims as needed.

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5.4	Other separately classified n	onpriority unsecured claims.					
	Check one.						
	None. If "None" is checked, the rest of Section 5.4 need not be completed or reproduced.						
	The allowed nonpriority un	secured claims listed below are separa	ately classified and	d will be treated as follo	ows:		
	Name of creditor	Basis for separate cla treatment	ssification and	Amount of arrearage to be paid	rate p	ayments	
				\$0.00	0%	\$0.00	
	Insert additional claims as need	ded.					
Pai	rt 6: Executory Contrac	cts and Unexpired Leases	of Section 5.4 need not be completed or reproduced. aims listed below are separately classified and will be treated as follows: Basis for separate classification and treatment to be paid rate payments by trustee \$0.00 0% \$0.00 Solution 6.1 need not be completed or reproduced. Section 6.1 need not be completed or reproduced. Sent payments will be disbursed by the trustee. Arrearage payments will be disbursed by the foor of leased property or your contract. Amount of arrearage payments will be disbursed by the foor of leased property or your contract. Amount of arrearage payments by beginning date (MM/YYYY)				
6.1	and unexpired leases are rej Check one. None. If "None" is checket	ected. d, the rest of Section 6.1 need not be o	completed or repro oursed by the tru Current installment	oduced. ustee. Arrearage par Amount of arrearage to be	yments will be Estimated to payments by	disbursed by the tal Payment beginning date (MM/	
	Insert additional claims as need	- ded.	_		_		
Pai	rt 7: Vesting of Propert	y of the Estate					
		-	lebtor(s) have co	mpleted all payments	under the conf	firmed plan.	

- 8.1 This is the voluntary chapter 13 reorganization plan of the debtor(s). The debtor(s) understand and agree(s) that the chapter 13 plan may be extended as necessary by the trustee (up to any period permitted by applicable law) to insure that the goals of the plan have been achieved. Notwithstanding any statement by the trustee's office concerning amounts needed to fund a plan, the adequacy of plan funding in order to meet the plan goals remains the sole responsibility of debtor(s) and debtor(s)' attorney. It shall be the responsibility of the debtor(s) and debtor(s)' attorney to monitor the plan to ensure that the plan remains adequately funded during its entire term.
- 8.2 Prior to the meeting of creditors, the debtor(s) shall comply with the tax return filing requirements of 11 U.S.C § 1308 and provide the trustee with documentation of such compliance by the time of the meeting. Debtor(s)' attorney or debtor(s) (if pro se) shall provide the trustee with the information needed for the trustee to comply with the requirements of 11 U.S.C. § 1302 as to the notification to be given to Domestic Support Obligation creditors, and debtor(s)' attorney or debtor(s) (if pro se) shall provide the trustee with the calculations relied upon to determine the debtor(s)' current monthly income and disposable income.
- 8.3 The debtor(s) shall have a duty to inform the trustee of any assets acquired while the chapter 13 case is pending, such as insurance proceeds, recovery on any lawsuit or claims for personal injury or property damage, lottery winnings, or inheritances. The debtor(s) must obtain prior court approval before entering into any postpetition financing or borrowing of any kind, and before selling any assets.

- **8.4** Unless otherwise stated in this plan or permitted by a court order, all claims or debts provided for by the plan to receive a distribution shall be paid by and through the trustee.
- **8.5** Percentage fees to the trustee are paid on receipts of plan payments at the rate fixed by the United States Trustee. The trustee has the discretion to adjust, interpret, and implement the distribution schedule to carry out the plan, provided that, to the extent the trustee seeks a material modification of this plan or its contemplated distribution schedule, the trustee must seek and obtain prior authorization of the court. The trustee shall follow this standard plan form sequence unless otherwise ordered by the court:

Level One: Unpaid filing fees.

Level Two: Secured claims and lease payments entitled to 11 U.S.C. § 1326(a)(1)(C) pre-confirmation adequate protection payments.

Level Three: Monthly ongoing mortgage payments, ongoing vehicle and lease payments, installments on professional fees, and

postpetition utility claims.

Level Four: Priority Domestic Support Obligations.

Level Five: Mortgage arrears, secured taxes, rental arrears, vehicle payment arrears.

Level Six: All remaining secured, priority and specially classified claims, and miscellaneous secured arrears.

Level Seven: Allowed nonpriority unsecured claims.

Level Eight: Untimely filed nonpriority unsecured claims for which an objection has not been filed.

- 8.6 As a condition to the debtor(s)' eligibility to receive a discharge upon successful completion of the plan, debtor(s)' attorney or debtor(s) (if pro se) shall file Local Bankruptcy Form 24 (Debtor's Certification of Discharge Eligibility) with the court within forty-five (45) days after making the final plan payment.
- 8.7 The provisions for payment to secured, priority, and specially classified unsecured creditors in this plan shall constitute claims in accordance with Bankruptcy Rule 3004. Proofs of claim by the trustee will not be required. In the absence of a contrary timely filed proof of claim, the amounts stated in the plan for each claim are controlling. The clerk shall be entitled to rely on the accuracy of the information contained in this plan with regard to each claim. Unless otherwise ordered by the court, if a secured, priority, or specially classified creditor timely files its own claim, then the creditor's claim shall govern, provided the debtor(s) and debtor(s)' attorney have been given notice and an opportunity to object. The trustee is authorized, without prior notice, to pay claims exceeding the amount provided in the plan by not more than \$250.
- 8.8 Any creditor whose secured claim is not modified by this plan and subsequent order of court shall retain its lien.
- 8.9 Any creditor whose secured claim is modified or whose lien is reduced by the plan shall retain its lien until the underlying debt is discharged under 11 U.S.C. § 1328 or until it has been paid the full amount to which it is entitled under applicable nonbankruptcy law, whichever occurs earlier. Upon payment in accordance with these terms and entry of a discharge order, the modified lien will terminate and be released. The creditor shall promptly cause all mortgages, liens, and security interests encumbering the collateral to be satisfied, discharged, and released.
- 8.10 The provisions of Sections 8.8 and 8.9 will also apply to allowed secured, priority, and specially classified unsecured claims filed after the bar date. LATE-FILED CLAIMS NOT PROPERLY SERVED ON THE TRUSTEE AND THE DEBTOR(S)' ATTORNEY OR DEBTOR(S) (IF PRO SE) WILL NOT BE PAID. The responsibility for reviewing the claims and objecting where appropriate is placed upon the debtor(s).

Part 9: Nonstandard Plan Provisions

9.1 Check "None" or List Nonstandard Plan Provisions.

None. If "None" is checked, the rest of part 9 need not be completed or reproduced.

Under Bankruptcy Rule 3015(c), nonstandard provisions must be set forth below. A nonstandard provision is a provision not otherwise included in the Local Form or deviating from it. Nonstandard provisions set out elsewhere in this plan are ineffective.

The following plan provisions will be effective only if the applicable box in Part 1 is checked. Any provision set forth herein is subject to court approval after notice and a hearing upon the filing of an appropriate motion.

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Part 10: Si

Signatures

10.1 Signatures of Debtor(s) and Debtor(s)' Attorney.

If the debtor(s) do not have an attorney, the debtor(s) must sign below; otherwise the debtor(s)' signatures are optional. The attorney for the debtor(s), if any, must sign below.

By signing this plan the undersigned, as debtor(s)' attorney or the debtor(s) (if pro se), certify(ies) that I/we have reviewed any prior confirmed plan(s), order(s) confirming prior plan(s), proofs of claim filed with the court by creditors, and any orders of court affecting the amount(s) or treatment of any creditor claims, and except as modified herein, this proposed plan conforms to and is consistent with all such prior plans, orders, and claims. False certifications shall subject the signatories to sanctions under Bankruptcy Rule 9011.

By filing this document, debtor(s)' attorney or debtor(s) (if pro se), also certify(ies) that the wording and order of the provisions in this chapter 13 plan are identical to those contained in the standard chapter 13 plan form adopted for use by the United States Bankruptcy Court for the Western District of Pennsylvania, other than any nonstandard provisions included in Part 9. It is further acknowledged that any deviation from the standard plan form shall not become operative unless it is specifically identified as a "nonstandard" term and is approved by the court in a separate order.

X /s/ Aaron W. Pikovsky	X/s/ Josephine W. Pikovsky		
Signature of Debtor 1	Signature of Debtor 2		
Executed on Jun 18, 2018	Executed on Jun 18, 2018		
MM/DD/YYYY	MM/DD/YYYY		
X/s/ Kenneth Steidl	DateJun 18, 2018		
Signature of debtor(s)' attorney	MM/DD/YYYY		

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